Practitioner's Docket No. <u>U 016366-2</u>

PATENT

TRANSMITTAL LETTER TO THE U.S. DESIGNATED OFFICE (DO/US)--ENTRY INTO THE U.S. NATIONAL STAGE UNDER CHAPTER I

INTERNATIONAL APPLICATION NO.			INTER	INTERNATIONAL FILING DATE		PRIOR	PRIORITY DATE CLAIMED	
PCT/GB2004/005389			21	DECEMBER	2004	23	DECEMBER	2003
TITLE OF INVE								
PROCESSES	FOR I	PREPARING N	N-ACET	YLCOLCHING	DL & IN 7	ΓERMEDL	ATES USED I	N SUCH
PROCESSES								
APPLICANT(S)								
	1.	EVANS,	Matthew	7				
	2.	LEONAR	D , John	l				
	3.	LILLEY,	Tim					
	4.	WHITTA	L L . Joh	ın				

Mail Stop PCT **Commissioner for Patents** P. O. Box 1450 Alexandria, VA 22313-1450 ATTENTION: DO/US

COMPLETION OF FILING REQUIREMENTS FOR INTERNATIONAL APPLICATION ENTERING NATIONAL STAGE IN U.S. DESIGNATED OFFICE (DO/US) UNDER 35 U.S.C. 371

(check and complete the following item, if applicable)

This replies to the Notice of Missing Requirements under 35 U.S.C. § 371 and 37 [X]C.F.R. 1.494 (FORM PCT/DO/EO/905). [X] A copy of FORM PCT/DO/EO/905 accompanies this response.

WARNING:

Where the items being submitted to complete the entry of the international application into the national phase are subsequent to 30 months from the priority date, the application is still considered to be in the international stage. If mailing procedures are utilized to obtain a date, the express mail procedure of 37 CFR 1.10 must be used (because international application papers are not covered by an ordinary certificate of mailing. 37 CFR 1.8(2)(xi).

Documents and fees must be clearly identified as a submission to enter the national stage under 35 USC 371. Otherwise, the submission will be considered as being made under 35 USC 111. 37 CFR 1.494(f).

CERTIFICATION UNDER 37 C.F.R. 1.10*

(Express Mail label number is mandatory.) (Express Mail certification is optional.)

I hereby certify that this Completion of Filing Requirements and the papers indicated as being transmitted therewith is being deposited with the United States Postal Service on this date APRIL 19, 2007, in an envelope as "Express Mail Post Office to Addressee" Mailing Label Number EV 927 568 951 US, addressed to the: Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.

print name of person mailing paper Signature of person mailing paper

WARNING:

Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used

to obtain a date of mailing or transmission for this correspondence.

*WARNING:

Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label

placed thereon prior to mailing. 37 C.F.R 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

DECLARATION OR OATH

NOTE: 37 C.F.R. § 1.495(c): "If applicant complies with paragraph (b) of this section before expiration of thirty months from the priority date but omits . . . the oath or declaration of the inventor (35 U.S.C. 371(c)(4) and § 1.497), if a declaration of inventorship in compliance with § 1.497 has not been previously submitted in the international application under PCT Rule 4.17(iv) within the time limits provided for in PCT Rule 26ter.1, applicant will be so notified and given a period of time within which to file the . . . oath or declaration in order to prevent abandonment of the application The payment of the surcharge set forth in § 1.492(e) is required for acceptance of the oath or declaration of the inventor later than the expiration of thirty months after the priority date."

I. (a) [X] No original declaration or oath was filed. Enclosed is the original declaration or oath for this application.

OR

(b) [] The declaration or oath that was filed was determined to be defective. A new original oath or declaration is attached.

NOTE: For surcharge fee for filing declaration after filing date, complete item IV(2).

NOTE: Acceptable minimums in the declaration in an ordinarily filed U.S. application for identification of the specification to which it applies are:

- (A) application number (consisting of the series code and the serial number, e.g., 08/123,456);
- (B) serial number and filing date;
- (C) attorney docket number which was on the specification as filed;
- (D) title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or
- (E) title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration.

M.P.E.P. § 602, 8th ed.

NOTE: Another minimum found acceptable in the declaration is the filing date (i.e., date of express mail) and the express mail number, useful where the serial number is not yet known. But note the practice where the express mail deposit is a Saturday, Sunday or holiday within the District of Columbia. 37 CFR 1.10(c).

NOTE: 37 CFR 1.41(a) points out that "Full names must be stated, including the family name and at least one given name without abbreviation together with any other given name or initial."

(complete as applicable)

Attache	ed is a		(compress as approximate)		
	(a)	[]	Statement by practitioner that papers attached to declarathose filed in PTO to get a filing date	tion are a copy	of
(b) [] Statement that substitute specification contains				natter.	
	(c)	[X]	Preliminary Amendment		
	(d) [] Submission of "Sequence Listing," computer readable copy, and/or amendment pertaining thereto for biotechnology invention containing nucleotide and/or amino acid sequence				
			TRANSMITTAL OF ENGLISH TRANSLATION OF NON-ENGLISH LANGUAGE PAPERS		
NOTE:	from the if it was o of time v the proce of thirty	priority de originally j within whic essing fee s months aj	9(c): "If applicant complies with paragraph (b) of this section before ate but omits a translation of the international application, as filed filed in another language (35 U.S. C. 371(c)(2)) applicant will be so ch to file the translation in order to prevent abandonment of the a set forth in § 1.492(f) is required for acceptance of an English translatifier the priority date A 'Sequence Listing' need not be translatifier the 12.1(d) and the description complies with PCT Rule 5.2(b)."	, into the English a notified and giver pplication. The po on later than the e	language n a period nyment of expiration
н.	[] Submitted herewith, is a English translation of the non-English language international application papers as originally filed. It is requested that this translation be used as the copy for examination purposes in the PTO. (See 37 CFR 1.495(c)).				
NOTE:	For fee for processing a non-English application, and submission of an English translation later than 30 months after the priority date, complete item $IV(3)$ below.				
NOTE:	A non-E 1.69(b).	inglish oai	th or declaration in the form provided or approved by the PTO need t	not be translated.	37 CFR §
ш.			FEES		
NOTE:	See 37 C	CFR § 1.28	$\beta(a)$.		
1.	Fees fo	or search,	, exam or claims		
	[]		.S. Search Report filed —\$400.00; ntity—\$200.00	\$	
	[]	No Sea	arch Report —\$500.00; small entity —\$250.00	\$	
	[]	Exam I	Fee not paid to U. S-\$200.00; small entity-\$100.00	\$	· .

	[] U. S. Search fee with U.S. WO or IPER conditions not satisfied—\$100.00; small entity—\$50.00		\$			
	[]	U. S. Search fee with U.S. WO or IPER conditions satisfied—\$0.00	\$			
	[]	Spec and drawing, each 50 pages over 100 37 C.F.R. 1.16(s)—\$250.00	\$			
	[X]	Four (4) independent claim in excess of 3 (37 CFR 1.492 \$200.00; Small entity—\$100.00)	\$400.00_			
	[X]	Nine (9) claim in excess of 20 (37 CFR 1.492 - \$50.00; small entity—\$25.00)	\$225.00			
	[]	Multiple dependent claim(s) (37 CFR 1.492 - \$360.00; small entity—\$180.00)	\$			
2.	Surcha	rge fees				
	[X]	Surcharge set forth in § 1.492(e), for accepting the declaration later than 30 months after the priority date in filing an application in the U.S. pursuant to § 1.495(c)—\$130.00; small entity—\$65.00	\$65.00			
NOTE:	The proc	essing fee in the next item (Number 3) below is not subject to a reduction for	r small entity status.			
3.	Processing fee set forth in § 1.492(f), for acceptance of an English translation later than 30 months after the priority date—\$130.00		\$			
		Total fees	\$690.00_			
		SMALL ENTITY STATUS				
IV.	A state	ment that this filing is by a small entity				
NOTE:	: See 37 CFR 1.28(a). (check and complete applicable items)					
	a.	[X] is attached. [] was filed on (original). [] was made by paying a small-entity basic national filing for 04/23/200				
WARNI	NG:	"Small entity status must not be established unless the person or person	s signing the statement can 90 0 09.03, 6th ed., rev. 2, July 1223 00 0			
	b.	[] A separate refund request accompanies this paper.				

EXTENSION OF TIME

(complete (a) or (b), as applicable)

V.

NOTE: 37 C.F.R. § 1.704(b) "... an applicant shall be deemed to have failed to engage in reasonable efforts to conclude processing or examination of an application for the cumulative total of any periods of time in excess of three months that are taken to reply to any notice or action by the Office making any rejection, objection, argument, or other request, measuring such three-months period from the date the notice or action was mailed or given to the applicant, in which case the period of adjustment set forth in § 1.703 shall be reduced by the number of days, if any, beginning on the day after the date that is three months after the date of mailing or transmission of the Office communication notifying the applicant of the rejection, objection, argument, or other request and ending on the date the reply was filed. The period, or shortened statutory period, for reply that is set in the Office action or notice has no effect on the three-month period set forth in this paragraph."

The proceedings herein are for a patent application. The provisions of 37 C.F.R. § 1.1 36(a) apply.

(a) [] Applicant petitions for an extension of time, the fees for which are set out in 37 C.F.R. § 1.17(a)(1)-(4), for the total number of months checked out below:

	Extension (months)	Fee for other than small entity	Fee for small entity
[]	one month	\$ 120.00	\$ 60.00
[]	two months	\$ 450.00	\$ 225.00
[]	three months	\$ 1,020.00	\$ 510.00
[]	four months	\$ 1,590.00	\$ 795.00

NOTE: The 2-month time period for reply to A Notice to File Missing Parts of an Application is not identified on the Notice as a statutory period subject to 35 U.S.C. 133. Thus, extensions of time of up to 5 months under 37 CFR 1.136(a), followed by additional time under 37 CFR 1.136(b), when appropriate, are permitted. MPEP 710.02(d)(c), 8th ed.

[] five months \$ 2,160.00 \$ 1,080.00

Fee \$

If an additional extension of time is required, please consider this a petition therefore.

(check and complete the next item, if applicable)

[] An extension for	months has already been secured. The fee paid therefor of \$
is deducted from the total	fee due for the total months of extension now requested.
Extension fee due with this request \$	

or

(b) [X] Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition and fee for extension of time.

TOTAL FEE DUE

VI. Th	ne total	fee due is:	
		Completion fee(s)	\$ <u>690.00</u>
		Extension fee (if any)	\$
		TOTAL FEE DUE	\$690.00
VII.		PAYM	MENT OF FEES
V 11.	e amount of \$ 690.00 425 in the amount of \$		
VIII.		AUTHORIZATION TO	CHARGE ADDITIONAL FEES
WARN	VING:	Accurately count claims, especially m	ultiple dependent claims, to avoid unexpected high charges.
NOTE:	requiri for exte or all r or futu of the f	ng a petition for an extension of time una ension of time for the appropriate length equired extension of time fees will be trea re reply requiring a petition for an exten ee set forth in § 1.17(a) will also be treat	lication that is an authorization to treat any concurrent or future reply der this paragraph for its timely submission, as incorporating a petition of time. An authorization to charge all required fees, fees under § 1.17 uted as a constructive petition for an extension of time in any concurren sion of time under this paragraph for its timely submission. Submission ted as a constructive petition for an extension of time in any concurrence under this paragraph for its timely submission." 37 CFR 1.136(a)(3)
NOTE:	will the		be returned unless specifically requested within a reasonable time, no ounts over twenty-five dollars may be returned by check or, if requested t).
	[X]		authorized to charge the following additional fees that may during the entire pendency of this application, to Accoun
	[X]	37 C.F.R. 1.492(a), (b) or (c) 37 C.F.R. 1.492 (presentation	
NOTE:	be paid in any	l, or these claims canceled by amendmen	lependent claims not paid on filing, or on later presentation, must only nt prior to the expiration of the time period set for response by the PTC), it might be best not to authorize the PTO to charge additional clain ments after final action.
	[X] [X] [X]	37 C.F.R. 1.17 (application pr	ges over 100 37 C.F.R. 1.16(s) rocessing fees) asion fees pursuant to § 1.136(a).
WARNI	NG:	should be made only with the knowle	(d) deal with extensions of time under § 1.136(a), this authorization edge that: "Submission of the appropriate extension fee under 37 CFI uest or petition for extension is filed." (Emphasis added). Notice o

NOTE: Section 1.311(b) provides that an authorization to charge the issue fee (§ 1.18) to a deposit account may be filed in an individual application only after the mailing of the notice of allowance. Accordingly, general authorizations to any fees and specific authorizations to pay the issue fee that are filed prior to the mailing of a notice of allowance will generally not be treated as requesting payment of the issue fee and will not be given effect to act as a reply to the notice of allowance. Applicant, when paying the issue fee, should submit a new authorization to charge fees, such as by completing box 6b on the current PTOL 85-B form. Where no reply to the notice of allowance is received, the application will stand abandoned notwithstanding the presence of general authorizations to pay fees or a specific authorization to pay the issue fee that were submitted prior to mailing of the notice of allowance. Where an attempt is made to pay the issue fee but an incorrect amount is submitted, § 1,311(b)(1), or where the Office's issue fee transmittal form (currently PTOL-85(B)) is completed by applicant ans submitted, § 1.311 (b)(2), in reply to a notice of allowance, an exception will be made. Such submissions will operate as a request to charge the issue fee to any deposit account identified in a previously filed (i.e., submitted prior to the mailing of the notice of allowance) authorization to charge fees, and will be allowed to act as payment of the correct issue fee. § 1.311(b). See also the change to § 1.26(b), Notice of September 8, 2000, Fed. Reg. 54603-54683, at 54646 and 54647.

NOTE: 37 CFR 1.28(b) requires "Notification of any change in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying . . . issue fee." From the wording of 37 CFR 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity

[] 37 C.F.R. 1.492(e) and (f) (surcharge fees for filing the declaration and/or an English translation of an international application later than 30 months from the earliest claimed priority date)

WARNING:

It is suggested that you always check this last authorization.

[X] Refund any overpayment to deposit account 12-0425

Reg. No.: 31,053

Tel. No.: (212)708-1915

Customer No.:00140

SIGNATURE OF PRACTITIONER

JOHN RICHARDS

(type or print name of practitioner)

P.O. Address

c/o Ladas & Parry LLP 26 West 61st Street New York, N.Y. 10023

Customer No.:

00140

PATENT TRADEMARK OFFICE

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re	application of:	MATTHEW EVANS, ET	AL.	
	ication No.:	GB2004/005389	Group No.:	
Filed		DEC. 21, 2004	Examiner:	
For:	PROCESS FOR	PREPARING M-ACETYLC	OLCHINOL &	
*Pat	ent No.:	Issue Date:		
*NOT		inventor(s) and title also for patent cation number and filing date, and a	Where statement is with respect to a maintenance fee add Box M. Fee to address.	payment,
:	STATEMENT C	LAIMING SMALL ENTIT	TY STATUS (37 CFR 1.9(c-f) and 1.27(b-	d))
With	respect to the in	vention described in		
	[] the specifi	cation filed herewith.		
			_, filedDEC. 21, 2004	
	[] patent no.	issued	•	
I.	IDENTIFICA	ATION AND RIGHTS AS A	SMALL ENTITY	
Y 1	1			
I her	eby state that I ar	n (complete either (a),	(b), (c) or (d) below)	
(a)	Independent I			
	[]		ent inventor, and that I qualify as an inde	
			FR 1.9(c), for purposes of paying reduced fee	
		Trademark Office.	Title 35, United States Code, to the Pat	ent and
(h)	Moningantan	Supporting a Claim by Another	o r	
(b)		making this statement to su		
	[]	making this statement to st	pport a claim by	
for a	small entity state	us for purposes of paying red	uced fees under Sections 41(a) and (b) of T	 Γitle 35,
			ify as an independent inventor as defined in	
			ctions 41(a) and (b) of Title 35, United State	s Code,
if I h	ad made the abov	e identified invention.		
(c)	Small Busines	ss Concern		
(0)		vner of the small business cor	ncern identified below:	
check			oncern empowered to act on behalf of the	concern
one →		fied below:	•	

(Statement Claiming Small Entity Status (37 CFR 1.9(c-f) and 1.27(b-d)--page 1 of 4) 7-10

Name of Cond	ern	ANGIOGENE PHARMACEU	TICALS LIMITED		
Address of Co	ncern	THE MAGDALEN CENTRE,	GDALEN CENTRE, THE OXFORD SCIENCE PARK		
CFR 121.3-18 41(a) and (b) of those of its af employees of persons employeer, and (2) c	s, and reproduct Title 35, Unfiliates, does the business oped on a full-toncerns are af	all business concern qualifies as a ced in 37 CFR 1.9(d), for purpose ited States Code, in that the number of exceed 500 persons. For purpose concern is the average over the prime, part-time or temporary basis of filiates of each other when either, d	small business concern, as defined in 13 as of paying reduced fees under Sections or of employees of the concern, including oses of this statement, (1) the number of revious fiscal year of the concern of the during each of the pay periods of the fiscal directly or indirectly, one concern controls controls or has the power to control both.		
(d) Non-Profi	it Organization an official e	n empowered to act on behalf of the	nonprofit organization identified below:		
_					
TYPE OF OR	GANIZATIO	N			
[]	University	or Other Institution of Higher Edu	cation Code (26 USC 501(a) and 501(c) (3))		
[]	America	Scientific or Educational Under tate Statute	Statute of State of the United States of))		
[]	Would Qua and 501(c)	lify as Tax Exempt Under Interna (3)), if Located in the United State	l Revenue Service Code (26 USC 501(a) es of America		
[]	United Stat (Name of S	alify as Nonprofit Scientific or E es of America, if Located in the U tate)		
and that the n 37 CFR 1.9(e States Code.	onprofit organ), for purpose	sization identified above qualifies s of paying reduced fees under So	as a nonprofit organization, as defined in ections 41(a) and (b) of Title 35, United		
II. OWN	SERSHIP OF	INVENTION BY DECLARAN	т		
I here above identifi		ights under contract or law remai	n with and/or have been conveyed to the		
[] pe (item (a) or (l		[X] concern (item (c) above)	[] organization (item (d) above)		